

APPEALS AND ERROR— <i>Continued.</i>	ART.	SEC.	PAGE
Remanding of cases without affirmance or reversal.	5	36	30
Court of appeals to express reasons for such remanding	5	36	30
Proceedings thereafter... ..	5	36	30
GENERAL PROVISIONS AS TO APPEALS FROM COURTS OF LAW AND EQUITY			
How clerk of lower court shall make up transcript of record	5	37	31
Clerk of court of appeals to docket case to first term after receipt of transcript.	5	37	32
Dismissal of appeal for failure to trans- mit record in time, only to be ordered when such failure is shown to be the fault of the clerk or the appellee.....	5	38	32
Lower court may strike out appeal when record not sent up in time	5	39	32
One transcript only to be sent up in cases of cross-appeals... ..	5	40	32
On second appeal, only proceedings sub- sequent to first appeal to be trans- mitted ..	5	41	33
What classes of cases shall stand for special hearing at first term	5	42	33
State cases to be heard at first term. . .	5	43	33
Writ of diminution to contain specifica- tion of what has been omitted from record	5	44	34
Writ not to delay trial of cause	5	45	34
Clerk of court below shall send up the omitted portions of the record	5	46	34
Cost of records	5	47	34
Cost of briefs	5	48	35
Cost of printed arguments,.. . . .	5	49	35
Original papers may be ordered to be pro- duced.....	5	50	36
APPEAL BONDS			
Stay of execution pending appeal, condi- tion of bond.....	5	51	36
Affidavit that the appeal is not taken for delay	5	52	37
Filing of approved appeal bond shall stay execution	5	53	37
Sheriff to suspend further proceedings on execution.....	5	53	37